The secretary of state shall, if the owner appears of record in his office, notify such owner of the fact that such motor vehicle is in the custody of such officer, and if not of record in his office, said secretary of state shall mail such description to the county treasurer of each county, and to the State Bureau of Investigation.

If, within forty (40) days thereafter, the owner of such motor vehicle appears and properly identifies same the officer having said motor vehicle in his custody, shall deliver same to such owner upon payment by him of the costs incurred incident to the apprehension of said motor vehicle and the location of such owner. If the owner does not appear within that time, the officer having possession of same shall advertise said motor vehicle for sale in a newspaper published within the county at least once each week for two consecutive

Said motor vehicle shall be sold at public auction to the highest cash bidder therefor and said sale must be held within one week following the date of the last publication of the notice as provided herein. After deducting the costs incident thereto, such officer shall pay all remaining money to the county treasurer for the use and benefit of the general fund.

If, within six (6) months from the date of sale, the owner of any motor vehicle sold under the provisions hereof, makes a showing satisfactory to the board of supervisors that he is the owner of such motor vehicle, the board may direct the county auditor to draw a warrant payable to such owner for the amount such vehicle was sold for less costs and direct the treasurer to pay same out of the general fund.

Approved April 21, A. D. 1923.

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CHAPTER 210

MANSLAUGHTER

S. F. 271

AN ACT to further define the crime of manslaughter in the case of death resulting from the consuming of intoxicating liquor, relating to title twenty-four (XXIV) of the code of eighteen hundred ninety-seven (1897) (C. C. title XXXIII), of crimes and punishments.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Amendatory declaration. That title twenty-four (XXIV) of the code of eighteen hundred ninety-seven (1897), relating to crimes and punishments be amended so as to further define the crime of manslaughter.
- SEC. 2. Death through sale or gift of liquor. Any person who sells, gives away, or otherwise furnishes intoxicating liquor contrary to law which causes the death of a human being is guilty of manslaughter and nunishable accordingly.

4 ter and punishable accordingly.

- SEC. 3. Publication clause. This act being deemed of immediate importance, shall take effect from and after its passage and publi-
- cation in the Des Moines Capital and the Des Moines Register, news-
- papers published in the city of Des Moines, Iowa.

Approved March 20, A. D. 1923.

I hereby certify that the foregoing act was published in the Des Moines Capital March 21, 1923, and the Des Moines Register March 22, 1923. W. C. RAMSAY, Secretary of State.

CHAPTER 211

KU-KLUX KLAN ACT

H. F. 402

AN ACT to define a misdemeanor committed by any person masked or in disguise who shall prowl, travel, ride or walk within this state to the disturbance of the peace and to the intimidation of any person, and to provide a punishment therefor, and to define assault with intent to commit a felony committed by any person masked or in disguise and to provide a punishment therefor, and to define assault with a dangerous weapon by a person while masked or in disguise, and to provide a punishment therefor.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Traveling under disguise. Any person, masked or in disguise, who shall prowl, travel, ride, or walk within this state to the disturbance of the peace or to the intimidation of any person, shall be guilty of a misdemeanor and on conviction thereof shall be fined not less than one hundred dollars (\$100) nor more than five hundred dollars (\$500) or imprisonment in the county jail of the county for not less than thirty (30) days nor more than six (6) months, or by both such fine and imprisonment. 8
 - SEC. 2. Trespass while disguised. Any person, masked or in disguise, who shall enter upon the premises of another or demand admission into the house or inclosure of another with intent to inflict bodily injury or injury to property, shall be deemed guilty of assault with intent to commit a felony and such entrance or demand for admission shall be prima facie evidence of such intent and upon conviction thereof, such person shall be punished by imprisonment in the penitentiary for a term of not more than ten (10) years.
- 1 Assault while disguised. Any person within this state masked or in disguise who shall assault another with a dangerous weapon shall be deemed guilty of an assault with intent to commit murder and shall be punished by imprisonment in the penitentiary for a term not to exceed twenty (20) years.

Approved April 9, A. D. 1923.